COVER SHEET (Check Only One) Protection Order IC 34-26-5 No Contact Order IC 31-32-13 IC 31-34 IC 33-14-1-7 IC 35-33-8-3.2 Workplace Violence Restraining Order IC 34-26-6 PETITIONER/PROTECTED PERSON First Middle Last And/or on behalf of minor family member(s):[List name, Sex, Race & DOB]			Court INDIANA County PETITIONER/PROTECTED PERSON IDENTIFIERS DOB SEX RACE Other Protected Persons/DOB/Sex/Race:				
	V.						
RESPONDENT/DEFENDANT			RESPONDENT/DEFENDANT IDENTIFIERS				
			SEX	RACE	DOB	НТ	WT
First	Middle	Last					
Relationship to Petiti	oner/Protected Pe	rson:	EYES	HAIR	DISTINGUISHING FEATURES		
Respondent's/Defendant's Address:		DRIVERS LICENSE # STATE EXP DAT			XP DATE		
(CAUTION:	☐ Weapon Involved	☐ Weapon Present on the property				
notice and opportunit Additional finding THE COURT HER That the above na That the Respond That the above na Additional terms	on over the parties by to be heard. gs of this order EBY ORDERS: amed Respondent/ ent/Defendant is I amed Respondent/ of this order folder shall be effect the court.	and subject matter, and the Refollow on succeeding page Defendant be restrained from a Brady disqualified. Defendant be restrained from a Blow on succeeding pages. tive until: (Check Only One) [date] FENDANT:	es. committing fu	rther acts of	abuse or threat	s of abuse.	reasonable
This order shall be obe enforced by Tribal Federal imprisonmen Federal law provide	enforced, even with Lands (18 U.S.C. t (18 U.S.C. Sections penalties for post change this order.	hout registration, by the court Section 2265). Crossing state,	territorial, or g, or receiving	tribal bound any firearm	laries to violate	e this order ma	ay result in

STATE OF INDIANA)	IN THE	COURT
COUNTY OF) SS:	(COURT _DIVISION, ROOM)
STATE OF INDIANA)		
vs.)	Case Number	
)		
Defendant	_, ,		
(DOB)/_/_ (Race) (Sex))		
(SSN/DL)	<i>)</i>)		
	NO CONTACT O	RDER WHILE ON PROF	RATION
The Defendant a			e appears by its Deputy Prosecuting
		,	To Contact Order as a condition of
•	0 11 1	5 1 1 5	
• //	C	•	e Court also finds that a No Contact
2 1		, i	e Court also finds that the Defendant
-		• • • • • • • • • • • • • • • • • • • •	ed below. The Defendant has been
			Class misdemeanor/felony. As a
	•	tion to all other conditions p	• 1
1. THE DEFENDA	NT IS ORDERED TO	HAVE NO CONTACT WI	TH:
in person, by telep	hone or letter, throug	h an intermediary, or in a	ny other way, directly or indirectly,
except through an	attorney of record, w	hile on probation. This inc	cludes, but is not limited to, acts of
harassment, stalking	g, intimidation, threats	, and physical force of any k	kind.
2. THE DEFENDAN	NT IS ORDERED	TO HAVE NO FIREAR	RMS, DEADLY WEAPONS, OR
AMMUNITION IN	HIS/HER POSSESSI	ON.	
3. THE DEFENDANT	Γ SHALL NOT VISIT	THE FOLLOWING LOCA	ATIONS DURING THE PERIOD OF
HIS/HER PROBAT	ΓΙΟΝ:		
(a) wherever the De	efendant knows him/he	er/them to be located;	
(b)			
			IATE PARTNERS AS DEFINED IN
18 USC Sections	921 (a)(32) and 2266.		
This Order remains in eff	ect until probation has	been terminated.	

Page 2 of _____ pages

VIOLATION OF THIS ORDER CONSTITUTES VIOLATIONS OF IC 35-38-2-2.3 AND IC 35-46-1-15.1 AND MAY ALSO SUBJECT THE DEFENDANT TO FEDERAL PROSECUTION. THIS ORDER IS VALID IN ALL 50 STATES, THE DISTRICT OF COLUMBIA, TRIBAL LANDS, AND UNITED STATES TERRITORIES.

VIOLATION OF THIS ORDER IS PUNISHABLE BY CONFINEMENT IN JAIL, PRISON, AND/OR A FINE.

IF SO ORDERED BY THE COURT, THE RESPONDENT IS FORBIDDEN TO ENTER OR STAY AT THE PETITIONER'S RESIDENCE, EVEN IF INVITED TO DO SO BY THE PETITIONER OR ANY OTHER PERSON. IN NO EVENT IS THE ORDER FOR PROTECTION VOIDED.

PURSUANT TO 18 U.S.C. 2265, THIS ORDER FOR PROTECTION SHALL BE GIVEN FULL FAITH AND CREDIT IN ANY OTHER STATE OR TRIBAL LAND AND SHALL BE ENFORCED AS IF IT WERE AN ORDER ISSUED IN THAT STATE OR TRIBAL LAND.

PURSUANT TO 18 U.S.C. 922(g), ONCE A RESPONDENT HAS RECEIVED NOTICE OF THIS ORDER AND AN OPPORTUNITY TO BE HEARD, IT IS A FEDERAL VIOLATION TO PURCHASE, RECEIVE, OR POSSESS A FIREARM WHILE SUBJECT TO THIS ORDER IF THE PROTECTED PERSON IS:

- (A) THE RESPONDENT'S CURRENT OR FORMER SPOUSE;
- (B) A CURRENT OR FORMER PERSON WITH WHOM THE RESPONDENT RESIDED WHILE IN AN INTIMATE RELATIONSHIP; OR
- (C) A PERSON WITH WHOM THE RESOPONDENT HAS A CHILD.

INTERSTATE VIOLATION OF THIS ORDER MAY SUBJECT THE RESPONDENT TO FEDERAL CRIMINAL PENALTIES UNDER 18 U.S.C. 2261 AND 18 U.S.C. 2262.

DATE:					
	Judge				
STATE	EMENT OF DE	FENDANT			
I have read the above Order and I understa constitutes a violation of IC 35-38-2-2.3, pu understand that violation of this Order ma	ınishable by a re	evocation of	my prob	ation. I fu	rther
this Order has been given to me this	•			_	
Signature of Defendant					